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IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

IN RE: : Case No. 19-20243-GLT

•

Robert R Kaniuff : Chapter 13

:

Debtor

•

Robert R Kaniuff, : Document No. 109

:

Movant,

:

vs.

:

RONDA J. WINNECOUR, ESQ. CHAPTER 13 TRUSTEE,

:

ADDITIONAL : RESPONDENT :

NOTICE OF PROPOSED MODIFICATION TO CONFIRMED PLAN DATED MAY 15, 2019

1. Pursuant to 11 U.S.C. § 1329, the Debtor has filed an Amended Chapter 13 Plan dated January 6, 2021, which is attached hereto. Pursuant to the Amended Chapter 13 Plan, the Debtor seeks to modify the confirmed plan in the following particulars:

Reduce plan payment to address sell of real estate and reflect proceeds from the sell paid into the case

2. The proposed modification to the confirmed Plan will impact the treatment of the claims of the following creditors, and in the following particulars:

Reduce plan payment to address sell of real estate and reflect proceeds from the sell paid into the case All other secured and unsecured creditors will be treated as in previous plan and orders of Court.

3. Debtor submits that the reason(s) for the modification is (are) as follows:

Order of Court requiring an amended plan. Reduce plan payment to address sell of real estate and reflect proceeds from the sell paid into the case.

4. The Debtor submits that the requested modification is being proposed in good faith, and not for any means prohibited by applicable law. The Debtor further submits that the proposed modification complies with 11 U.S.C. §§ 1322(a), 1322(b), 1325(a) and 1329 and, except as set forth above, there are no other modifications sought by way of the Amended Chapter 13 Plan.

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Debtor Robert R Kaniuff Case number 19-20243

WHEREFORE, the Debtor respectfully requests that the Court enter an Order confirming the Amended Chapter 13 Plan, and for such other relief the Court deems equitable and just.

RESPECTFULLY SUBMITTED, this 6 day of _January_,2021

/s/ Lawrence W Willis, Esquire Lawrence W Willis, Esquire PA I.D. #85299 Willis & Associates 201 Penn Center Blvd Suite 310 Pittsburgh, PA 15235 412-235-1721

Email: urfreshstrt@gmail.com

PAWB Local Form 10 (12/17)

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	Robert R Kaniu	411		Case number	19-20243	
	rmation to identify					
Debtor 1	Robert R K	Middle Name	Last Name			
Debtor 2						
Spouse, if filir		Middle Name	Last Name			
Inited States E	Bankruptcy Court for	or the:	WESTERN DISTRICT OF PENNSYLVANIA		✓ Check if the	his is an amended plan, and
			LINOTEVANIA			
	40.00040					the sections of the plan tha
Case number: If known)	19-20243				have been	changed.
,						
	strict of Penns					
hapter 13	Plan Dated:	January 6, 202	1			
Part 1: Notic	ces					
o Debtor(s):			t may be appropriate in some cases, ropriate in your circumstances. Plat			
			e. The terms of this plan control un			
			ors, you must check each box that app		v	
o Creditors:	YOUR RIGHT	TS MAY BE AFF	ECTED BY THIS PLAN. YOUR CL	AIM MAY BE	REDUCED, M	ODIFIED, OR
	ELIMINATE	D.				
		ad this plan carefu ou may wish to co	ally and discuss it with your attorney is insult one.	f you have one	in this bankrupt	cy case. If you do not have
		RNEY MUST FII	'S TREATMENT OF YOUR CLAIM LE AN OBJECTION TO CONFIRM RMATION HEARING, UNLESS OT	ATION AT LE	EAST SEVEN (7) DAYS BEFORE THE
	MAY CONFIL	RM THIS PLAN UPTCY RULE 30	WITHOUT FURTHER NOTICE IF 15. IN ADDITION, YOU MAY NEE	NO OBJECTI		
	MAY CONFIDER SEE BANKRUPAID UNDER The following includes each	RM THIS PLAN UPTCY RULE 30 R ANY PLAN. matters may be or	WITHOUT FURTHER NOTICE IF 15. IN ADDITION, YOU MAY NEE f particular importance. Debtor(s) mu. tems. If the "Included" box is unche	NO OBJECTI D TO FILE A st check one be	TIMELY PROC	OF OF CLAIM TO BE to state whether the plan
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in a p requi such l .2 Avoid set ou	MAY CONFIL SEE BANKRI PAID UNDER The following includes each will be ineffect it on the amount of partial payment or red to effectuate limit) lance of a judicial	RM THIS PLAN UPTCY RULE 30 R ANY PLAN. matters may be or of the following itive if set out later of any claim or a no payment to t lien or nonposses separate action	WITHOUT FURTHER NOTICE IF 15. IN ADDITION, YOU MAY NEE f particular importance. Debtor(s) mustems. If the "Included" box is uncher in the plan. rrearages set out in Part 3, which me he secured creditor (a separate action is separate action in the plan. ressory, nonpurchase-money security will be required to effectuate such lies.	NO OBJECTED TO FILE A st check one becked or both becked or will be interest,	TIMELY PROC ox on each line to oxes are checked Included	or of CLAIM TO BE to state whether the plan d on each line, the provision Not Included
in a p requi such l .2 Avoid set ou	MAY CONFIL SEE BANKRI PAID UNDER The following includes each will be ineffect it on the amount of cartial payment or red to effectuate limit) lance of a judicial at in Section 3.4 (a	RM THIS PLAN UPTCY RULE 30 R ANY PLAN. matters may be or of the following itive if set out later of any claim or a no payment to t lien or nonposses separate action	WITHOUT FURTHER NOTICE IF 15. IN ADDITION, YOU MAY NEE f particular importance. Debtor(s) mustems. If the "Included" box is uncher in the plan. rrearages set out in Part 3, which me he secured creditor (a separate action is separate action in the plan. ressory, nonpurchase-money security will be required to effectuate such lies.	NO OBJECTED TO FILE A st check one becked or both becked or will be interest,	TIMELY PROC ox on each line to oxes are checked Included	OF OF CLAIM TO BE to state whether the plan d on each line, the provision Not Included
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in a prequisuch lace and set out art 2: Plan	MAY CONFIL SEE BANKRI PAID UNDER The following includes each will be ineffect it on the amount of cartial payment or red to effectuate limit) lance of a judicial at in Section 3.4 (a	RM THIS PLAN UPTCY RULE 30 R ANY PLAN. matters may be or of the following if tive if set out later of any claim or a roo payment to the lien or nonposses separate action separate action separate of Plan	WITHOUT FURTHER NOTICE IF 15. IN ADDITION, YOU MAY NEE f particular importance. Debtor(s) mutems. If the "Included" box is uncher in the plan. rrearages set out in Part 3, which make secured creditor (a separate action essory, nonpurchase-money security will be required to effectuate such life.	NO OBJECTED TO FILE A st check one becked or both becked or will be interest,	TIMELY PROC ox on each line to oxes are checked Included	OF OF CLAIM TO BE to state whether the plan d on each line, the provisi Not Included Not Included
in a prequisuch lace of set out. 2.2 Avoid set out. 3 Nonst. 2art 2: Plan 1 Debto	MAY CONFIL SEE BANKRI PAID UNDER The following includes each will be ineffect it on the amount of partial payment or red to effectuate limit) lance of a judicial at in Section 3.4 (a andard provisions Payments and Le or(s) will make reg	RM THIS PLAN UPTCY RULE 30 R ANY PLAN. matters may be or of the following if tive if set out later of any claim or a roo payment to the lien or nonposses separate action separate	WITHOUT FURTHER NOTICE IF 15. IN ADDITION, YOU MAY NEE f particular importance. Debtor(s) mutems. If the "Included" box is uncher in the plan. rrearages set out in Part 3, which makes secured creditor (a separate action essory, nonpurchase-money security will be required to effectuate such in 9	NO OBJECTI D TO FILE A st check one be cked or both be ay result on will be interest, imit)	ox on each line to oxes are checked Included Included	ostate whether the pland on each line, the provision Not Included Not Included Not Included
in a prequisuch lace and set out. 2. Avoid set out. 3. Nonst. 2. Plan 1. Debto Total	MAY CONFIL SEE BANKRI PAID UNDER The following includes each will be ineffect it on the amount of partial payment or red to effectuate limit) lance of a judicial at in Section 3.4 (a andard provisions Payments and Le or(s) will make reg amount of \$1610.	RM THIS PLAN UPTCY RULE 30 R ANY PLAN. matters may be or of the following if tive if set out later of any claim or a roo payment to the lien or nonposses separate actions, set out in Part ength of Plan gular payments to	without further notice if 15. In Addition, You MAY NEE of particular importance. Debtor(s) mutems. If the "Included" box is uncher in the plan. Trearages set out in Part 3, which make secured creditor (a separate action secured creditor) as separate action secured to effectuate such in part 3. The secured creditor is separate action to the trustee: The trustee: The secured further is a separate action to the trustee: The secured further is a separate action to the trustee: The secured further is a security is a security in the security in the security is a security in the security is a security in the security in the security is a security in the security in the security is a security in the security in the security is a security in the security in the security in the security is a security in the security in the security in the security is a security in the security in the security in the security is a security in the security in the security in the security is a security in the security in the security in the security is a security in the security in the security in the security is a security in the security in the security in the security is a security in the security in the security is a security in the security in the security is a security in the security in the security in the security is a security in the security in the security in the security is a security in the security in the security in the security is a security in the security in the security is a security in the security in the security in the security is a security in the security in the security in the security is a security in the security in the security in the security is a security in the security in the security in the security is a security in the security in the s	NO OBJECTI D TO FILE A st check one be cked or both be ay result on will be interest, imit)	ox on each line to oxes are checked Included Included Included	ostate whether the plan d on each line, the provision Not Included Not Included Not Included Not Included
in a prequisuch 1.2 Avoid set ou 3.3 Nonst Part 2: Plan Total Payments	MAY CONFIDER SEE BANKRO PAID UNDER The following includes each will be ineffectuate limit) lance of a judicial at in Section 3.4 (a andard provisions Payments and Learn of \$1610.	RM THIS PLAN UPTCY RULE 30 R ANY PLAN. matters may be or of the following if tive if set out later of any claim or a reno payment to the lien or nonposses separate actions, set out in Part ength of Plan gular payments to the lien or nonth for Attachment	f particular importance. Debtor(s) mutems. If the "Included" box is uncher in the plan. Trearages set out in Part 3, which me secured creditor (a separate actions sory, nonpurchase-money security will be required to effectuate such life. To the trustee: The aremaining plan term of 60 months is Directly by Debtor	NO OBJECTI D TO FILE A st check one be cked or both be ay result on will be interest, imit)	ox on each line to oxes are checked. Included Included Included the trustee from By Automate	ostate whether the pland on each line, the provision Not Included Not Included Not Included
in a prequi such la	MAY CONFIDER SEE BANKRI PAID UNDER The following includes each will be ineffectuate limit) lance of a judicial and provisions Payments and Learn P	RM THIS PLAN UPTCY RULE 30 R ANY PLAN. matters may be or of the following if tive if set out later of any claim or a reno payment to the lien or nonposses separate actions, set out in Part ength of Plan gular payments to the lien or nonth for Attachment	without further notice if 15. In Addition, You MAY NEE of particular importance. Debtor(s) mutems. If the "Included" box is uncher in the plan. Trearages set out in Part 3, which make secured creditor (a separate action secured creditor) as separate action secured to effectuate such in part 3. The secured creditor is separate action to the trustee: The trustee: The secured further is a separate action to the trustee: The secured further is a separate action to the trustee: The secured further is a security is a security in the security in the security is a security in the security is a security in the security in the security is a security in the security in the security is a security in the security in the security is a security in the security in the security in the security is a security in the security in the security in the security is a security in the security in the security in the security is a security in the security in the security in the security is a security in the security in the security in the security is a security in the security in the security in the security is a security in the security in the security in the security is a security in the security in the security is a security in the security in the security is a security in the security in the security in the security is a security in the security in the security in the security is a security in the security in the security in the security is a security in the security in the security is a security in the security in the security in the security is a security in the security in the security in the security is a security in the security in the security in the security is a security in the security in the security in the security is a security in the security in the s	NO OBJECTI D TO FILE A st check one be cked or both be ay result on will be interest, imit)	ox on each line to oxes are checked Included Included Included	ostate whether the plan d on each line, the provisi Not Included Not Included Not Included

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Debtor		Robert R Kaniuff		Case number	19-20243	
2.2 Addi	tional j	payments.				
		Unpaid Filing Fees. T available funds.	he balance of \$ shall be full	ly paid by the Trustee to the Cler	k of the Bankruptcy cour	t form the first
Chec	k one.					
		None If "None" is she	alrad the rest of \$22 pand not be	a completed or reproduced		
	V		cked, the rest of § 2.2 need not be	•		
2.3			to the plan (plan base) shall be plan funding described above.	computed by the trustee based	on the total amount of j	plan payments
Part 3:	Trea	tment of Secured Claims				
3.1	Maint	enance of payments and	cure of default, if any, on Long	g-Term Continuing Debts.		
	Check	one.		·		
	y	The debtor(s) will maint required by the applicab trustee. Any existing arr from the automatic stay	ked, the rest of Section 3.1 need a ain the current contractual install le contract and noticed in conforn earage on a listed claim will be p is ordered as to any item of collar paragraph as to that collateral wil	lment payments on the secured c mity with any applicable rules. T aid in full through disbursement teral listed in this paragraph, the	These payments will be dis s by the trustee, without in n, unless otherwise ordere	sbursed by the nterest. If relief ed by the court,
Name o	f Credi	tor	Collateral	Current installment payment (including escrow)	Amount of arrearage (if any)	Start date (MM/YYYY)
				\$476.85		
				\$498.31 Effective		
			118 Crooks School Rd	4/16/19		
			Clinton, PA 15026 Beaver County	\$491.16 Effective 5/16/19		
			Residence Fair Market Value	\$350.69 Effective		
Keybaı	ak Na		Detemined By Comparable Sales	1/16/21	\$0.00	
		claims as needed.	Comparable Sales		φυ.υυ	
3.2	Reque	est for valuation of securi	ity, payment of fully secured cla	aims, and modification of unde	rsecured claims.	
	Check	one.				
		None. If "None" is che	cked, the rest of Section 3.2 need	I not be completed or reproduced	l.	
		The remainder of this	paragraph will be effective only	if the applicable box in Part 1 o	f this plan is checked.	
	✓	The debtor(s) will required below.	est, by filing a separate adversar	ry proceeding, that the court dete	ermine the value of the sec	cured claims
			listed below, the debtor(s) state to red claim. For each listed claim,			
		5. If the amount of a cr	wed claim that exceeds the amou editor's secured claim is listed be d claim under Part 5 (provided th	elow as having no value, the cred	litor's allowed claim will	be treated in its

proceeding).

Name of creditor	Estimated amount of	Collateral	Value of collateral	senior to	Amount of secured claim	Interest rate	payment to
	creditor's total claim			creditor's claim			creditor
	(see Para. 8.7 below)						
	,	2009					

Chevrolet **Express** 160000 miles Location: 118 Crooks Credit School Rd, **Acceptan Clinton PA** \$3,575.00 15026

Robert R Kaniuff

\$4,400.00 \$0.00 \$3370.73 4.25% \$66.24

Case number

19-20243

Insert additional claims as needed.

3.3 Secured claims excluded from 11 U.S.C. § 506.

Check one.

се

Debtor

None. If "None" is checked, the rest of Section 3.3 need not be completed or reproduced.

V The claims listed below were either:

- (1) incurred within 910 days before the petition date and secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or
- (2) incurred within one 1 year of the petition date and secured by a purchase money security interest in any other thing of value.

These claims will be paid in full under the plan with interest at the rate stated below. These payments will be disbursed by the trustee.

Name of Creditor	Collateral	Amount of claim	Interest rate	Monthly payment to creditor
Bmo Harris Bank	2005 Chevrolet Corvette 40000 miles			
Na Na	Location: 118 Crooks School Rd, Clinton PA 15026	\$17,994.02	4.25%	\$338.79
Citizens Bank Na	2013 Dodge Dart 66,000 miles Location: 118 Crooks School Rd, Clinton PA 15026	\$2,399.27	4.25%	\$48.92
	118 Crooks School Rd Clinton, PA 15026 Beaver County Residence			
Dollar Bank	Fair Market Value Detemined By Comparable Sales	\$14,100.54	4.25%	\$287.56
	2015 Chevrolet Equinox 33,000 miles			
Keybank Na	Location: 118 Crooks School Rd, Clinton PA 15026	\$19360.42	4.25%	\$364.46

Insert additional claims as needed.

3.4 Lien avoidance.

Check one.

None. If "None" is checked, the rest of § 3.4 need not be completed or reproduced. The remainder of this section will be **V** effective only if the applicable box in Part 1 of this plan is checked

3.5 Surrender of collateral.

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Debtor	Robert	R Kaniuff	Case number	19-20243	
Chec	k one.				
	Mana	If "None" is alreaded the most of \$ 2.5 most mather associated.			
Name of Cred		If "None" is checked, the rest of § 3.5 need not be completed collateral	or reproduced.		
Ford Motor C		Conateral			
Company LL					
1335 S. Clear					
Avenue	V10 W	Description: (12-1) Car loan			
Mesa AZ 852	09	• •			
111050 112 002		288 Paul Street			
		Pittsburgh, PA 15223			
		Allegheny County			
		Rental Property			
		Fair Market Vlaue			
		Determined By			
		Comparable Sales & Tax			
		Assessment* Property			
Caliber		Sold Per Order of Court			
NC Equipmen	nt				
Finance, LLC	2				
c/o Robert E.					
Walton/Thom	nas P.				
Stevens					
Flamm Walto	n	D 1 1 (10.4) G 11 1			
Heimbach		Description: (10-1) See attached			
794 Penllyn P	ike,	Summary of Claim with Exhibits			
Suite 100		(10-2) Proper Proof of Claim form is attached.			
Blue Bell, PA	19422	attached.			
3.6 Secur	red tax cla	ims.			
Name of taxir	o authorit	ty Total amount of claim Type of tax In	terest Rate*	Identifying number(s) if	Tax neriods

-NONE-

Insert additional claims as needed.

Part 4: Treatment of Fees and Priority Claims

4.1 General

Trustee's fees and all allowed priority claims, including Domestic Support Obligations other than those treated in Section 4.5, will be paid in full without postpetition interest.

4.2 Trustee's fees

Trustee's fees are governed by statute and may change during the course of the case. The trustee shall compute the trustee's percentage fees and publish the prevailing rate on the court's website. It is incumbent upon the debtor(s)' attorney or debtor (if pro se) to monitor any change in the percentage fees to insure that the plan is adequately funded.

4.3 Attorney's fees.

Attorney's fees are payable to <u>Lawrence W Willis Esq 85299</u>. In addition to a retainer of \$900.00 (of which \$_0.00 was a payment to reimburse costs advanced and/or a no-look costs deposit) already paid by or on behalf of the debtor, the amount of \$7,100.00 is to be paid at the rate of \$338.10 per month. Including any retainer paid, a total of \$_8,000.00 in fees and costs reimbursement has been approved by the court to date, based on a combination of the no-look fee and costs deposit and previously approved application(s) for compensation above the no-look fee. An additional \$_2000.00 will be sought through a fee application to be filed and approved before

collateral is real estate

^{*} The secured tax claims of the Internal Revenue Service, Commonwealth of Pennsylvania and any other tax claimants shall bear interest at the statutory rate in effect as of the date of confirmation.

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Debtor	Robert R Kanii	uff	Case number	19-20243	
			is plan contains sufficient funding to to holders of allowed unsecured clai		nount, without
		rticipation in the court's Loss Mitig	n Local Bankruptcy Rule 9020-7(c) i ation Program (do not include the no		
4.4	Priority claims not treat	ted elsewhere in Part 4.			
Insert ac	✓ None. If "None dditional claims as needed	e" is checked, the rest of Section 4.4	4 need not be completed or reproduce	ed.	
4.5	Priority Domestic Supp	port Obligations not assigned or o	wed to a governmental unit.		
			bligations through existing state cour arrent on all Domestic Support Oblig		
	Check here if this pa	yment is for prepetition arrearages	only.		
	of Creditor y the actual payee, e.g. PA	Description SCDU)	Claim		onthly payment or o rata
None					
Insert ac	lditional claims as needed.				
4.6	Domestic Support Oblic Check one.	igations assigned or owed to a gov	vernmental unit and paid less than	full amount.	
		e" is checked, the rest of § 4.6 need	not be completed or reproduced.		
4.7	Priority unsecured tax	claims paid in full.			
Name	of taxing authority	Total amount of claim	Type of Tax	Interest rate	Tax Periods
				(0% If blank)	
-NONE	.				
	dditional claims as needed.				
Part 5:	Treatment of Nonprio	ority Unsecured Claims			
5.1	Nonpriority unsecured	claims not separately classified.			
	Debtor(s) ESTIMATE (S	S) that a total of \$ 42,415.00 will b	e available for distribution to nonpri	ority unsecured credit	ors.
			415 00* (45 856 00 On hand from	n sell proceeds 28	
	paid to nonpriority unsec	DGE(S) that a MINIMUM of \$42, cured creditors to comply with the l	iquidation alternative test for confirm		

5.2 Maintenance of payments and cure of any default on nonpriority unsecured claims.

identified elsewhere in this plan are included in this class.

Check one.

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Debtor	Robert R Kaniuff	Case number	19-20243
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None. If "None" is checked, the rest of § 5.2 need not be completed or reproduced.

5.3 Postpetition utility monthly payments.

The provisions of Section 5.3 are available only if the utility provider has agreed to this treatment. These payments comprise a single monthly combined payment for postpetition utility services, any postpetition delinquencies, and unpaid security deposits. The claim payment will not change for the life of the plan. Should the utility obtain an order authorizing a payment change, the debtor(s) will be required to file an amended plan. These payments may not resolve all of the postpetition claims of the utility. The utility may require additional funds from the debtor(s) after discharge.

Name o	of Creditor 	Monthly payment	Postpetition account number				
Insert ad	Insert additional claims as needed.						
5.4	Other separately classified nonpriority unsecured claims.						
	Check one.						
	None. If "None" is check	xed, the rest of § 5.4 need not be completed or reproduc	eed.				
Part 6:	Part 6: Executory Contracts and Unexpired Leases						

6.1 The executory contracts and unexpired leases listed below are assumed and will be treated as specified. All other executory contracts and unexpired leases are rejected.

Check one.

None. If "None" is checked, the rest of § 6.1 need not be completed or reproduced.

Part 7: Vesting of Property of the Estate

7.1 Property of the estate shall not re-vest in the debtor(s) until the debtor(s) have completed all payments under the confirmed plan.

Part 8: General Principles Applicable to All Chapter 13 Plans

- 8.1 This is the voluntary chapter 13 reorganization plan of the debtor(s). The debtor(s) understand and agree(s) that the chapter 13 plan may be extended as necessary by the trustee (up to any period permitted by applicable law) to insure that the goals of the plan have been achieved. Notwithstanding any statement by the trustee's office concerning amounts needed to fund a plan, the adequacy of plan funding in order to meet the plan goals remains the sole responsibility of debtor(s) and debtor(s)' attorney. It shall be the responsibility of the debtor(s) and debtor(s)' attorney to monitor the plan in order to ensure that the plan remains adequately funded during its entire term.
- 8.2 Prior to the meeting of creditors, the debtor(s) shall comply with the tax return filing requirements of 11 U.S.C § 1308 and provide the trustee with documentation of such compliance by the time of the meeting. Debtor(s)' attorney or debtor(s) (if pro se) shall provide the trustee with the information needed for the trustee to comply with the requirements of 11 U.S.C. § 1302 as to the notification to be given to Domestic Support Obligation creditors, and debtor(s)' attorney or debtor(s) (if pro se) shall provide the trustee with the calculations relied upon to determine the debtor(s)' current monthly income and disposable income.
- 8.3 The debtor(s) shall have a duty to inform the trustee of any assets acquired while the chapter 13 case is pending, such as insurance proceeds, recovery on any lawsuit or claims for personal injury or property damage, lottery winnings, or inheritances. The debtor(s) must obtain prior court approval before entering into any postpetition financing or borrowing of any kind, and before selling any assets.
- 8.4 Unless otherwise stated in this plan or permitted by a court order, all claims or debts provided for by the plan to receive a distribution shall be paid by and through the trustee.
- **8.5** Percentage fees to the trustee are paid on receipts of plan payments at the rate fixed by the United States Trustee. The trustee has the discretion to adjust, interpret, and implement the distribution schedule to carry out the plan, provided that, to the extent the trustee seeks a material modification of this plan or its contemplated distribution schedule, the trustee must seek and obtain prior authorization of the court. The trustee shall follow this standard plan form sequence unless otherwise ordered by the court:

Level One: Unpaid filing fees.

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Debtor	<u>R</u>	obert R K	aniuff		Case number	19-20243	
	Level Tv	vo:	Secured claims and lease paymer	nts entitled to	11 U.S.C. § 1326(a)(1)(C) pr	re-confirmation adequate protection	
	Level Th	ree:	payments. Monthly ongoing mortgage payn postpetition utility claims.	nents, ongoing	vehicle and lease payments,	, installments on professional fees, and	l
	Level Fo		Priority Domestic Support Obliga	ations.			
	Level Fiv		Mortgage arrears, secured taxes,		vehicle payment arrears.		
	Level Siz	x:	All remaining secured, priority as	nd specially cl		aneous secured arrears.	
	Level Se		Allowed nonpriority unsecured c				
	Level Eig	ght:	Untimely filed nonpriority unsec	ured claims fo	r which an objection has not	been filed.	
8.6	pro se) sl	hall file Lo				the plan, debtor(s)' attorney or debtore ith the court within forty-five (45) days	
8.7	accordan of claim, contained timely fil	te with Band the amound in this plantles its own tunity to obtain	nkruptcy Rule 3004. Proofs of clasts stated in the plan for each clair in with regard to each claim. Unle claim, then the creditor's claim sl	aim by the trus m are controlli ess otherwise of hall govern, pr	tee will not be required. In t ing. The clerk shall be entitle ordered by the court, if a sect ovided the debtor(s) and deb	this plan shall constitute claims in he absence of a contrary timely filed p d to rely on the accuracy of the inform ured, priority, or specially classified cr otor(s)' attorney have been given notice g the amount provided in the plan by n	nation reditor e and
8.8	Any cred	litor whose	secured claim is not modified by	this plan and	subsequent order of court sh	all retain its lien.	
8.9	Any creditor whose secured claim is modified or whose lien is reduced by the plan shall retain its lien until the underlying debt is discharged under 11 U.S.C. § 1328 or until it has been paid the full amount to which it is entitled under applicable nonbankruptcy law, whichever occurs earlier. Upon payment in accordance with these terms and entry of a discharge order, the modified lien will terminate and be released. The creditor shall promptly cause all mortgages, liens, and security interests encumbering the collateral to be satisfied, discharged, and released.						
8.10	bar date. DEBTO	LATE-FII	LED CLAIMS NOT PROPERLY	SERVED O	N THE TRUSTEE AND TH	y classified unsecured claims filed afte <i>IE DEBTOR(S)</i> ' <i>ATTORNEY OR</i> and objecting where appropriate is pla	
Part 9:	Nonstai	ndard Plan	Provisions				
9.1	Check ". ✓		List Nonstandard Plan Provisio None" is checked, the rest of Part		completed or reproduced.		
Part 10:	Signatu	res:					
10.1	Signatur	res of Debt	or(s) and Debtor(s)' Attorney				
		not have an		below; other	vise the debtor(s)' signatures	s are optional. The attorney for the	
plan(s),o treatmen	order(s) con at of any cr	nfirming pr editor clain	ior plan(s), proofs of claim filed	with the court , this proposed	by creditors, and any orders I plan conforms to and is con	we have reviewed any prior confirmed of court affecting the amount(s) or nsistent with all such prior plans, order	rs, and
13 plan Western	are identic District of dard plan f	cal to those f Pennsylva	contained in the standard chapt unia, other than any nonstandar	er 13 plan for d provisions ii	m adopted for use by the Un cluded in Part 9. It is furth	g and order of the provisions in this cl nited States Bankruptcy Court for the er acknowledged that any deviation fi terms and are approved by the court i	rom
X				X			
	obert R K gnature of			-	Signature of Debtor 2		
Ex	ecuted on				Executed on		

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Deb	otor Robert R Kaniuff		Case number	19-20243	0243	
\boldsymbol{X}	/s/ Lawrence W Willis Esq	Date	January 6 2021			
	Lawrence W Willis Esq 85299					

PAWB Local Form 10 (12/17)

Signature of debtor(s)' attorney